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file Verified Petitions for Admission to this Court Pro Hac Vice. The Court will, however, suspend the Local Rule requirement that counsel for Pricepoint Accessories d/b/a/ Section 8, Inc. and JGR Copa LLC retain local counsel. DATED: August 4, 2011. Ship M. On PHILIP M. PRO United States District Judge

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Attornevs & Counselors

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August 3, 2011

Hon. Judge Philip M. Pro U.S. District Court for the District of Nevada 333 S. Las Vegas Blvd. Las Vegas, NV 89101

BY FACSIMILE WITH PERMISSION TO: (702) 464.5511

Re: Fifty-Six Hope Road, et al v. A.V.E.L.A., Inc., et al Case No. 2:08-cv-00105-PMP-GWF

Dear Judge Pro:

We are counsel for Pricepoint Accessories d/b/a Section 8, Inc. ("Section 8"), and write the Court with respect to Docket Entry No. 344 in the above styled case, namely Plaintiff's Motion for Contempt. This letter is submitted by Section 8 on behalf of itself, and JGR Copa LLC ("JGR"). The other so-named "contempt licensees" identified in Plaintiff's Motion are Dada Entertainment ("Dada"), Funko, LLC ("Funko"), and C&D Visionary, Inc. ("C&D"). Funko and C&D are represented by Defendant AVELA's counsel for purposes of responding to the Plaintiff's Motion, and JGR is represented by Robert Kain of Kain & Associates in Fort Lauderdale, Florida. Dada's counsel information remains unknown. Section 8 and JGR seek the Court's guidance regarding the Court's preferred procedure for their respective oppositions to Plaintiff's Motion.

As for a brief background, Fifty-Six Hope Road ("Hope Road") filed a Motion in this action on July 12, 2011, seeking, inter alia, to hold AVELA and several of its licensees in contempt for alleged violations of an injunction previously issued by this Court. After service of the Motion on the alleged contempt licensees, a question arose, since Section 8, Dada, Funko, JGR, and C&D are not parties to the above-referenced action, yet they, together with defendant AVELA, wish to file and serve briefs in response to the motion for contempt. All identified counsel (both for the parties and the licensees) have already agreed to a briefing schedule for responding to Plaintiff's Motion, which the Court endorsed yesterday.

(Continued Over)

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Also yesterday, the undersigned counsel for Section 8, Gaston Kroub, of Locke Lord Bissell & Liddell, telephoned the Court to discuss the alleged contempt licensees' responses to Plaintiff's Motion. It was suggested that this letter be submitted to your Honor, which would prompt the Court to enter a Minute Order, that to provide direction to Section 8 and JGR concerning their permission to file, via ECF or other means at the Court's convenience, their briefs in response to the motion. Counsel for both Section 8 and JGR would also seek to participate in oral argument on Plaintiff's motion, should the Court be inclined to hear them.

In sum, Section 8 and JGR, respectfully request the Court's further guidance on whether it believes a limited appearance should be entered by counsel (and if so in what form) for the sole purpose of responding to the instant motion, as they are not parties to the instant action. Additionally, it is believed that the most efficient and cost-sparing way for the non-party licensees to respond would be if the Court eliminated the need for the non-party licensees to engage local counsel.

We respectfully await the Court's guidance, and are available at the Court's convenience for further discussion.

Sincerely,

Gaston Kroub

CC: All Counsel



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Fax Cover Sheet

August 3, 2011

To:

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Fax Number:

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Hon. Judge Philip M. Pro

U.S. District Court for the District of Nevada

(702) 464-5511

Total Pages (including coversheet): 3

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